## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

In re

CUSTOMS AND TAX ADMINISTRATION OF THE KINGDOM OF DENMARK (SKATTEFORVALTNINGEN) TAX REFUND SCHEME LITIGATION

This document relates to: 1:18-cv-09434 (LAK); 1:18-cv-09439 (LAK); 1:18-cv-09489 (LAK); 1:18-cv-09490 (LAK); 1:18-cv-09491 (LAK); 1:18-cv-09492 (LAK); 1:18-cv-09494 (LAK); 1:18-cv-09497 (LAK); 1:18-cv-09498 (LAK); 1:18-cv-09505 (LAK); 1:18-cv-09507 (LAK); 1:18-cv-09511 (LAK); 1:18-cv-09515 (LAK);

1:18-cv-09549 (LAK); 1:18-cv-09552 (LAK).

ECF Case

18-MD-2865 (LAK)

NOTICE OF MOTION TO WITHDRAW AS COUNSEL

PLEASE TAKE NOTICE that, upon the accompanying Declaration of Mark J. Hyland, Esq., Mark J. Hyland, Esq., and Thomas Ross Hooper, Esq., of Seward & Kissel LLP and Philip W. Collier, Esq., of Stites & Harbison PLLC will move this Court, before the Honorable Lewis A. Kaplan, Courtroom 21B, at the Daniel Patrick Moynihan United States Courthouse, 500 Pearl Street, New York, New York, on a day and time to be determined by the Court, pursuant to this Court's Local Civil Rule 1.4, for leave to withdraw as counsel, and to have Frederick R. Bentley, III, Esq. and John W. Pollom, Esq., formerly of Stites & Harbison PLLC, withdrawn as counsel, and no longer send them docketing notifications via the ECF system for Defendant Bernard Tew.

PLEASE TAKE FURTHER NOTICE that Defendant Bernard Tew will represent himself *pro se* in this action.

None of the withdrawing counsel are retaining or charging a lien.

New York, New York December 1, 2021

## SEWARD & KISSEL LLP

s/ Mark J. Hyland
By: Mark J. Hyland
One Battery Park Plaza
New York, New York 10004
(212) 574-1541
hyland@sewkis.com
Attorneys for Defendant Bernard Tew

STITES & HARBISON PLLC Philip W. Collier 400 West Market Street Suite 1800 Louisville, KY 40202-3352 Telephone: (502) 587-3400

SK 29893 0001 9073821